- adjacent thereto, which it is contemplated to assess for the cost and expense of constructing such connecting line or lines of sewer and the 10 amount agreed upon to be paid for the use of the sanitary sewer 11 system of such other city or town, except the annual charge agreed upon; hearing shall be had upon such resolution at a date fixed by 12 the city council and notice of said hearing shall be given by two 13 publications in each of two newspapers published in said city or town, 14 if there be that number, otherwise in one and by hand bills posted 15 in conspicuous places along the line or lines of such sanitary sewers 16 in said city or town. Said notice shall describe the property proposed 17 to be assessed and said hearing shall be not less than twenty days 18 after the date of the first publication of said notice; any property owner whose property it is contemplated to assess may appeal and 19 20 21 protest against the passage of said resolution.
 - SEC. 4. Certificates—bonds. Sewer certificates or sewer bonds may be issued in anticipation of the special assessments authorized by this act and the same negotiated, as provided for in chapter three hundred eleven (311), code of Iowa, 1924.
 - SEC. 5. Annual charge—how payable. The annual charge agreed upon by said cities or towns in such contract may be paid from either the proceeds of the sewer fund tax or the sewer outlet and purifying plant tax provided for in sub-divisions five (5) and seven (7) of section sixty-two hundred eleven (6211) of the code, 1924.
 - SEC. 6. Publication clause. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in two newspapers of the state at the legal rate of publication.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Clarion Monitor April 15, 1925, and in the Clermont Enterprise April 16, 1925.

W. C. RAMSAY, Secretary of State.

CHAPTER 121

CITIES AND TOWNS-STATE PARKS

S. F. 241

AN ACT authorizing cities to appropriate money to aid in the purchase of state parks and to issue bonds for the payment of same and to levy a tax for the payment of the principal and interest of such bonds.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Cities may purchase. That any one or more cities
- 2 having a population of thirty-five hundred or over, situated in counties having a population of one hundred fifty thousand or over, may
- 4 through action of its city council expend money to aid in the pur-
- 5 chase of land within the county for state parks which, when pur-

- chased, shall be the property of the state of Iowa, to be cared for as state parks. The amount to be paid by such city or cities shall in
- 8 no event exceed one-half of the total purchase price of the land in-
- volved in any single purchase, and in no event shall the total amount
- paid by such city or cities in any single purchase exceed the sum of 10
- 11 fifty thousand dollars.
- SEC. 2. Funds available. Any such city or cities aiding in the
- purchase of land for state parks, as provided for in section one hereof,
- may pay for the same out of the general fund, or the park fund, or
- may issue bonds for the payment of the same and levy a tax for the
- payment of such bonds and the interest thereon.
- 1 SEC. 3. Publication clause. This act being deemed of immediate
- importance shall be in full force and effect from and after its passage
- 3 and publication in the Des Moines Capital and the Des Moines Register,
- newspapers published in the city of Des Moines, Iowa.

Approved April 3, A. D. 1925.

I hereby certify that the foregoing act was published in the Boone News Republican April 11, 1925, and in the Brooklyn Chronicle April 16, 1925.

W. C. RAMSAY, Secretary of State.

[The above newspapers selected by the Secretary of State under the provisions of Section 55 of the Code of 1924.]

CHAPTER 122

CITIES AND TOWNS-LIGHTING DISTRICTS

S. F. 243

AN ACT authorizing city councils of cities of the first class to divide such cities into two districts for lighting purposes, to be designated as "metropolitan lighting district" and "general lighting district", and to levy a special tax of not to exceed two mills on the property in such metropolitan lighting district, in addition to all other taxes now authorized by law, to defray the expense of lighting such district.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1 Two districts permitted. In any city of the first class,
- where streets are now or may hereafter be lighted by electroliers or
- similar devices, the city council of such city may by ordinance divide
- such city into two districts for lighting purposes; one to be known as
- the "Metropolitan Lighting District", to embrace all of the property
- abutting upon streets lighted by electroliers or similar lighting de-
- vices, and the other to be known as the "General Lighting District'
- to embrace all of the area of such city not included in such Metropoli-
- tan Lighting District.
- Special tax permitted. When any such city has been so 2
- divided into lighting districts, the city council of such city may levy 3 a special tax upon the property embraced in such Metropolitan Light-
- ing District, in addition to all other taxes provided by law, not to
- exceed two mills to defray the expense in connection with the lighting